

1 Lily C. Alphonsis
2 Bk. No.2805061
3 13502 Musick Road
Irvine, CA 92618

4 **US CITIZEN DETAINED BY IMMIGRATION**

6 LILY C. ALPHONYSIS, IN PRO PER

8 UNITED STATED DISTRICT COURT FOR THE CENTRAL DISTRICT OF

9 CALIFORNIA

10 LILY C. ALPHONYSIS

CV14 00499 (DFM)

) Case No.:

12 Plaintiff,

)

14 Vs.

)

15 THE PEOPLE OF THE STATE OF CALIFORNIA
16 JACKIE LACEY, DISTRICT ATTORNEY
17 SUSAN Y. JUNG, DEPUTY

) COMPLAINT FOR DAMAGES:

) FALSE ARREST AND WRONGFUL

) IMPRISONMENT, THEIVERY,

) CONSPIRACY, DEFAMATION,

) RACIAL DISCRIMINATION &

) EMOTIONAL DISTRESSES

20 Defendant

)

)

)

22 DEMAND FOR JURY

)

24 Plaintiff Lily C. Alphonsis for its complaint against the
25 Defendant, The Poeple of the State of California, Jackie Lacey
26 District Attorney, Susan Y. Jung Deputy, alleges as follows:

27 **INTRODUCTION**

28 1. This is an action brought by the Plaintiff Lily C.
Alphonsis on the Defendant The Poeple of the State of
California, Jackie

RECEIVED
CLERK, U.S. DISTRICT COURT

JAN 14 2014

CENTRAL DISTRICT OF CALIFORNIA
BY DEPUTY

LODGED
CLERK, U.S. DISTRICT COURT

JAN 22 2014

CENTRAL DISTRICT OF CALIFORNIA
BY DEPUTY

1 Lacey, District Attorney and its Deputy Susan Y. Jung, resulting
2 from case Number BA 384459, when the Defendant conspired and
3 compiled false witnesses and information to wrongfully and falsely
4 imprisoned and convicted the Plaintiff of violation of Sections
5 550(A)(1), 118(A), 118(A). Giving the nature of this case, the
6 only way the Plaintiff believes she could achieved real justice is
7 to bring this action to this court for the Defendant to be ordered
8 to answer for its unlawful prosecutorial tactics that were used to
9 falsely imprisoned and convicted the Plaintiff of the above stated
crimes that, the Plaintiff didn't commit.

10 **PARTIES**

11 2. Plaintiff Lily C. Alphonsis is a resident of Beverly
Hills, California.

12 3. The People of the State of California, Jackie Lacey District
13 Attorney and its Deputy Susan Jung are at the time of this
complaint, residents of Los Angeles, California.

16 **SUMMARY**

17 4. The Plaintiff alleges in court that the Defendant the
People of the State of California, Jackie Lacey, District Attorney
and its Deputy Susan Y. Jung conspired with certain individuals who
were after the Plaintiff Lily C. Alphonsis. Since the year 2009
certain individuals discovered the Plaintiff's confidential
relationship with the late singer Michael Jackson. The Plaintiff
believes that, after several attempts to destroy her life were
unsuccessful, they finally conspired with some individuals in two
different governmental agencies to destroy the Plaintiff's life by
enforcing bogus charges against the Plaintiff.

25 5. The Plaintiff believes and alleges that after years of
harassment, monitoring of her every moments, phone tapping and
tracking by certain individuals and investigators from the

Defendants office, they conspired with Bank of America and finally achieved their aim.

6. The Plaintiff alleges that the Defendant conspired with Investigators Juan Flores, Wayne Hasegawa, false witness Alice Lewis, formally known as Alice Macanally, the Plaintiff's attorney John Powers from the Los Angeles Public Defender's office, Eduardo Castellon an agent from Department of Motor Vehicle, and Thomas May, a Homeland Security agent, to falsely and wrongfully imprisoned and deport the Plaintiff to another country.

STATEMENT OF PERTINENT FACTS

7. On May 20, 2011, Investigator Juan Flores presented DMV documents and an Insurance Fraud charges against the Plaintiff. The Insurance Fraud charges were issued after 4 years of the incident. He claimed the Plaintiff committed Insurance Fraud, on or about 04/02/07. The Investigator obtained an arrest warrant against the Plaintiff, which was ordered by Judge Robert C. Vanderet and issued a warrant arrest in an amount of \$25,000.00.

8. On April 25, 2012, the Plaintiff was followed around and arrested for a warrant by two Los Angeles Police officers, who then physically abused and verbally harassed the Plaintiff and put her in jail.

9. On April 26, 2012, the Plaintiff appeared in court for arraignment by Judge Shelly Torrealba and was represented by a court appointed attorney Baker Ostrin. The Plaintiff pleaded not guilty to count 01. 550(A). The Plaintiff was ordered to return to court on 06/06/12.

10. On June 6, 2012, the Plaintiff appeared in court and was represented by Public Defender Alba Marrero. Preliminary hearing was set for 08/27/12.

11. On August 27, 2012, the Plaintiff appeared in front of Judge James N. Bianco. Represented by court appointed attorney

1 Sampda Kedia. The Plaintiff requested Pro Per, after analyzing and
2 raising concerns about the behavior of the appointed Public
3 Defender. The court defers the request.
4

5 12. On September 5, 2012, the Plaintiff appeared in Pro Per
6 in court and waived her rights to a counsel. Judge James N. Bianco
7 advised the Plaintiff against her Pro Per request. But, she
8 enforced it. The Defendant Susan Y. Jung requested fresh
9 fingerprints from the Plaintiff. The Plaintiff requested the Judge
10 to deny that request, however the Defendant claimed the Prints are
11 needed to examine the case and the Plaintiff's true identity. Judge
12 N. Bianco ordered the Plaintiff to provide the fingerprints for the
13 so-called analysis by the Defendant.
14

15 13. On October 5, 2012, the Plaintiff appeared for the
16 Preliminary hearing in Pro Per. The Plaintiff clarified her
17 identity and requested the court to rectify her name. The Plaintiff
18 explained to the Judge that the names she was being addressed and
19 accused under is not her name. The Defendant Susan Y. Jung gave the
20 Plaintiff some of the case discovery and claimed she had to edit
21 some of the discovery before it could be released to the Plaintiff.
22

23 14. On October 25, 2012, the Plaintiff appeared in court and
24 released her Pro Per status after careful analysis of the case
25 discovery. The Plaintiff decided that it would be better for an
attorney to represent her case. The Public Defender's office was
re-appointed. An unknown driver followed the Plaintiff on her way
out of court and attacked the Plaintiff.
26

27 15. On November 9, 2012, the Plaintiff appeared in court and
28 was represented by Public Defender John Powers. The Plaintiff met
with Public Defender John Powers and brought certain concerned
issues in her case to his attention. She made it clear to her
attorney that she will not accept any Plea Deals and would like to
go to trial to prove her innocence in the case. The Public Defender
assured the Plaintiff of his 30 plus years of experience in

1 handling Insurance Fraud cases, and insisted the case doesn't have
2 any solid evidences. He advised her to take a break and relax.

3 16. On December 11, 2012, The Plaintiff appeared in court and
4 was represented by P.D John Powers. Attorney Powers brought a Plea
5 Deal that the Defendant Susan Y. Jung offered the Plaintiff. The
6 Defendant Susan Y. Jung requested the plaintiff to plead guilty to
7 a misdemeanor charge. The Plaintiff reminded her P.D John Powers
8 that she meant every single word in their last discussion and
9 firmly reiterated to him that she will not take any plea deals. D.P
10 John Powers wasn't happy about her decision. The case was scheduled
for a Preliminary hearing.

11 17. On February 1, 2013 the case was called for a Preliminary
12 hearing after almost a year of continues dates. The counsels
13 claimed they weren't ready for the hearing and asked the court to
push the date back to 02/28/13.

14 18. On February 27, 2013, D.P John Powers finally decided to
15 meet up with the Plaintiff, a day before the Preliminary hearing to
16 go over the case. During the meeting, the Plaintiff's attorney
17 questioned her about a phone call she made to the Defendant's
18 office inquiring about Susan Y. Jung's supervisor. The Plaintiff
19 asked P.D John Powers about how he discovered that she had placed a
20 phone call to the Defendant Susan Y. Jung's office. He claimed it
21 didn't matter how he became aware of the phone call. John Powers
22 then went ahead and notified his client that, The Defendant Susan
23 Y. Jung had decided to retaliate against the Plaintiff's actions by
adding 6 new additional counts of fraud to her case.

24 18A. John Powers also disclosed to the Plaintiff that, the
25 Defendant Susan Y. Jung decided to introduce old DMV application
evidence to charge her with 6 additional counts of perjury and one
26 insurance fraud. Bringing the charges to a total of 7 counts of
27 fraud.
28

1 18B. The Plaintiff's attorney elaborated on a new discovery
2 that the Defendant Susan Y. Jung suddenly presented to him. The
3 Defendant Susan Y. Jung claimed that within a few days of
4 conducting a search in the California Vital Records System. She
5 discovered that the Plaintiff didn't have any birth record in the
6 system under her given name. According to John Powers, the
7 Defendant Susan Y. Jung informed him that she called Homeland
8 Security to verify the validity of the Plaintiff's U.S.A passport,
9 and a Homeland Security agent named Thomas May informed the
Defendant the Passport was fraudulently obtained.

10 18C. John Powers enumerated the details of the Defendant's new
11 discovery by stating that, she also contacted Eduardo Castellon, an
12 agent with the special investigative unit at the Department of
Motor Vehicles and was also informed that the Plaintiff obtained
13 and filled out several DMV applications under a different name with
14 fake Social Security card/number and a fake USA Passport.

15 18D. John Powers then advised the Plaintiff that the Defendant
Susan Y. Jung is willing to drop the other charges, if she takes a
plea deal. The Plaintiff laughed it off and reminded him for the
last time, she will not take any deal. The Plaintiff advised P.D
John Powers to inform the Defendant Susan Y. Jung that she will see
her in court and she should present whatever evidence she have
against her in court. The Plaintiff then realized that John Powers
was trying to force her to take the Plea Deal. The Plaintiff became
stern about her decision. Out of rage and frustration, P.D John
Powers told the Plaintiff he was tired of the Plaintiff's bullshit
and she would be shipped back to wherever the hell she was born.
The Plaintiff couldn't believe her ears. But kept and gained her
composure and informed her attorney that she will meet them in
court the following day.

19: On February 28, 2013, the Plaintiff appeared for a
Preliminary hearing, which was presided by Judge Mary Lou Villar.

1 During the Preliminary hearing, the Defendant presented all her
2 false witnesses and Photo shopped DMV applications and her 7 counts
3 offenses. 5 out of the 7 counts were practically the same offense
4 repeated 6 times.

5 20. The Defendant called its key witness for the Insurance
6 Fraud case; Alice Lewis was called on the stand and took an oath.
7 She was questioned to identify the Plaintiff. She immediately
8 identified the Plaintiff as the woman she was involved with in a
9 car accident 4 years ago. The witness Alice Lewis then contradicted
10 her own testimony in her DMV hearing on October 3, 2007. The
11 witness was asked if she exchanged information with the Plaintiff.
12 She testified that, though the Plaintiff was irate, she willingly
13 exchanged information with her. When asked about the date and time
she called her insurance company. She testified that she called her
insurance company the same day the accident occurred.

14 21. During the Preliminary hearing, the Defendant called one
15 of its lined up witnesses for the Insurance fraud case, Patrick
16 Cleary. The witness claimed he spoke to the Plaintiff over the
17 phone, but never met her in person. The Defendant's witness Patrick
18 Cleary then testified that, he presented pictures of the
Plaintiff's car damages to Alice Lewis to identify the car. Alice
19 Lewis then went ahead and claimed that, the damages on the
20 Plaintiff's car that occurred on the Plaintiff's accident, dated on
21 April 5, 2007, were the same damages that Alice Lewis witnessed on
22 the day of her accident on April 2, 2007.

23 22. The Defendant's next witness Mohammed Malik was called on
24 the stand. According to the Mechanic who fixed the Plaintiff's
25 damages on her car. The Plaintiff presented her car to him in the
26 morning of April 6, 2007, the very next morning the accident
27 occurred. The Plaintiff ordered the car to be fixed and she paid
for her damages in cash without dealing with any insurance company.

1 23. The Defendant called its witness for the 6 counts of DMV
2 applications perjury; Eduardo Castellon was called and sworn in.
3 According to his testimony, he discovered that the Plaintiff
4 presented fraudulent documents because of a written statement that
5 was made by a DMV clerk. He claimed a clerk left some notes on one
6 of the applications that, the clerk thought possibly that the
7 Passport and a Social Security Card, which was provided, were
8 fraudulent or counterfeit in a 6/25/04 application. He confirmed
9 that two different US passport numbers were presented for the
10 applications on June 2004 and 2009. He claimed the Plaintiff
11 obtained different Drivers License with different citizenships and
12 different date of births with fraudulent documents. According to
13 him, though DMV makes copies of all documents that are presented at
14 its locations, in this particular case, there are no copies of the
15 alleged fraudulent documents on file. Later on in his testimony,
16 the same agent admitted that the Administration of Social Security
17 was contacted and they verified and confirmed that, the social
18 security number was issued for the Plaintiff.

19 24. The Defendant next witness was a forensic Identification
20 Expert, Edna Roches. According to the forensic expert's testimony,
21 after careful examination and comparison of the Plaintiff's
22 fingerprints to the fingerprints on the DMV applications and other
23 documents, she concluded that the prints on all the documents are a
24 perfect match.

25 25. Investigator Juan Flores was called on the witness stand.
26 He claimed the Plaintiff gave him conflicting date of births and
27 names. However he couldn't recall if the Plaintiff actually gave
28 him a specific name and date of birth during an interview.

29 26. The Defendant's witness from Homeland Security claimed
30 that he had compared the Plaintiff's fingerprint to an immigrant's
31 fingerprint in the FBI database system, and he came to a conclusion
32

1 that the Plaintiff is an immigrant who entered into the country in
2 the 1990s.

3 27. According to Thomas May's testimony, the Plaintiff's
4 Passport that has been deemed as fraud or counterfeit was actually
5 a valid Passport that was issued by the US State Department. The
6 Defendant then asked the Homeland Security agent about the Birth
7 Certificate that was used for the passport application. He claimed
8 that his contact at the US Department of State didn't disclose any
9 information about the Birth Certificate on file to him. However,
10 DMV agent Eduardo Castellion, the same agent who claimed both the
11 Plaintiff's Social Security number/card and Passport were
12 counterfeit documents, had notified him that the birth certificate
13 was also fraudulent. Though agent Castellion testified he had never
seen a copy of the birth document.

14 28. According to Homeland Security agent Thomas May, after
15 given that information by the DMV agent, he then concluded that the
16 Plaintiff is an immigrant who came into the USA in the 1990s
17 through visa and somehow fraudulently obtained a USA passport and
changed her name.

18 29. During the Defendants presentation at the Preliminary
19 hearing. The Defendant Susan Y. Jung admitted in her statement that
20 she has in fact, discovered the Plaintiff's birth record during her
21 search in the California Vital Records system and the information
22 she found matched the Plaintiff's information in her passport. She
23 then retracted her statement and claimed she didn't find any such
record in the system that matched the information in the passport.

24 30. The Defendant stated in her final statement during her
25 request to place the Plaintiff in jail to answer for her true
identity, that she didn't know the real identity of the Plaintiff.
26 The Defendant claimed that though the Plaintiff has been
27 fingerprinted and her prints have been checked throughout the FBI
28 system. They still don't know her true identity, insinuating that

she might be someone else, even though the State Department identified her as a valid citizen with a U.S Passport.

31. According to the Defendant, throughout the course of the case, the Plaintiff proved her sophistication and intellectual capabilities, and for that matter, the Defendant deemed it proper and requested the Judge to place a hold on her in jail to identify her true identity. The Plaintiff's attorney also supported the Defendant's request by suggesting that ICE should place a hold on his client in jail.

FIRST CAUSE OF ACTION:

FRAUD

32. Defendant Susan Y. Jung used unlawful and unethical prosecutorial tactics by working with Investigator Juan Flores and DMV agent Eduardo Castellon and manipulated the Plaintiff's fingerprints by inserting them into forged DMV applications in the DMV data system. The Plaintiff was then accused of using different names and dates of births to obtained Driver Licenses.

33. The names that the Plaintiff was accused of using will be proved in this litigation that she is a different person with a different date of birth.

33. It will be proved that the Plaintiff was victimized for sharing a name with another person.

34. It will be proved in court that the Defendant and its DMV conspirator photo-shopped images on different DMV application form to convict the Plaintiff of perjury.

35. The Plaintiff will prove it to the court that some of the applications contained dates that conflicted with the location of the Plaintiff.

36. A fact, which will be displayed in court, that, on some of the application dates, the Plaintiff unknowingly and accidentally walked into the middle of a gang shootings activity

1 and was shot in the leg and became immobile in another State. The
2 truth, which shows, it was impossible for the Plaintiff to have
3 been in Los Angeles DMV location to have filled out those
4 applications.

5 37. It will be proved in court that Investigator Juan Flores
6 used unlawful investigative tactics to obtained information and
7 also manipulated the Plaintiff's information to instigate and
initiated bogus charges in this case.

8
9 **SECOND CAUSE OF ACTION**

10 **FALSE ARREST AND WRONGFUL IMPRISONMENT**

11 38. It will be proved in court that, the Defendant and its
12 investigators' abused authority by harassing certain people to get
them to admit certain statements. The Defendant used wrongful
13 tactics by presenting false documentations, witnesses and
14 manipulated the judicial system to her and her conspirator's
15 advantage by falsely arresting the Plaintiff with fake charges.

16 39. The Defendant presented a false witness Alice Lewis to
testify against the Plaintiff. It will be proved in court that, the
17 same Alice Mcanally now known as Alice Lewis testified under Oath
on a DMV hearing on October 3, 2007. Six months after she reported
18 a so-called accident with the Plaintiff's information, Alice Lewis
testified that she didn't know/have ever met the Plaintiff in her
19 life. A fact that was known to the investigators in this case, yet
20 the Defendant put the false witness Alice Lewis under oath to
21 testify against the Plaintiff.
22

23 40. The Defendant Susan Y. Jung worked with the Plaintiff's
own Public Defender John Powers and wrongfully imprisoned the
24 Plaintiff.
25

26 41. It will be proved in court and an explanation will be
demanded from the Los Angeles Public Defenders office on why a
27 veteran of 30 years plus Defense Attorney will recommend to the
28

court to put his own client in jail and request Homeland Security to place a hold on his client. An explanation will be demanded on why the Public Defender refused to subpoena the Plaintiff's medical record to exonerate her from the bogus charges; after the Plaintiff showed her attorney certain forged evidences in the Defendant's discovery.

42. It will be proved that the Defendant worked with Public Defender John Powers and Homeland Security agent Thomas May to falsely arrest and wrongfully imprisoned the Plaintiff after she placed a phone call to expose the Defendant's dirty tactics.

43. It will be shown in a court of law that the Defendant manipulated with evidences, and the legal system. Which in turn left the Plaintiff with no choice to properly defend her innocence.

44. The court will know that the penitentiary housing system left the defendant no choice, but to take a plea deal in order to survive.

16 **THIRD CAUSE OF ACTION**

17 CONSPIRACIES

45. The court will get to know the fact that, this whole case was brought up against the Plaintiff to question her credibility in any case she decided to reveal certain facts about Michael Jackson. The Plaintiff was pursued immediately after his death, and certain attempts to take her life were unsuccessfully made.

46. This court will review evidences that show the Defendant retaliated because, she discovered that the Plaintiff wasn't stupid and the Plaintiff knew the tactics that the Defendant was using, and was going to expose it. For the reasons, the only way for the Conspirator's including the Defendant to save their selves were to do everything in their power to imprison or to get rid of the Plaintiff in whichever ways possible. In doing so, the Defendant conspired with Investigator Juan Flores, Public Defender John

1 Powers, DMV agent Eduardo Castellon and Homeland Security agent
2 Thomas May to ensure that the Plaintiff was jailed and deported to
3 a different country.

4 47. It will be shown that just about one month into the
5 Michael Jackson Trial, the Defendant was followed around and was
6 attacked and shot at. And that upon using her trained combative
7 skills she was able to escape her attacker with just cuts and
bruises.

8 48. The court will get to know elaborated reasons why the
9 Defendant suddenly switched from one count of criminal offense
10 against the Plaintiff to 7 counts of criminal offenses.

11 49. This court will get to know the details of the
12 Conspirator's activities including gaining access into the
13 Plaintiff Bank accounts, birth records, passport records, school
14 records, employment records, DMV records and Social Security
records.

15
16 **FOURTH CAUSE OF ACTION**

17 RACIAL DISCRIMINATION

18 50. The Plaintiff will prove to the court on the details of
the Defendant racial discrimination against the Plaintiff. It will
19 be showed in court on how she was portrayed as another person and
20 depicted/accused of changing her appearance and features to
21 disguise her crimes.

22
23 **FIFTH CAUSE OF ACTION**

24 DEFAMATION

25 51. The Defamation in this case has caused tremendous damages
to the Plaintiff's image. The Plaintiff's once clean record is now
26 tainted with a felony. A bogus crime she never committed. This
27 court will be showed the details of the damages that the defamation
28 has caused the Plaintiff.

SIXTH CAUSE OF ACTION

EMOTIONAL, PHYSICAL AND MENTAL DISTRESSES

52. The emotional, physical and mental distresses the Defendant's case had caused the Plaintiff can never be compensated. The freedom that was taken from the Plaintiff could never be given back to her. The mental distress damages, and emotional stress that the Plaintiff encountered as a result of being confined to a small cell for 23hours a day for 2 months, is simply inhumane, especially for an innocence victim who didn't commit any crime. The Physical damages she encountered will be showed in court.

REQUEST FOR RELIEF

53. The Plaintiff prays for judgment against the Defendant as follows:

The Defendant must remove all charges against the Plaintiff and grant the Plaintiff's freedom to enable her to live her life.

54. The Defendant must be held accountable for the purging of the Plaintiff records. And must be forced to reinstate all purged records.

56. The Defendant must be held accountable for fraudulently compiling information and false witnesses against the Plaintiff to destroy her life.

57. The Defendant must purge any arrest record and any collected information including collected DNA samples that were taken from the Plaintiff, this court must order its removal from the system.

58. The Defendant must be held accountable for fraud and perjury.

59. The Plaintiff prays that the court will review all the personal damages that the Defendant has caused the Plaintiff in this case and rewards her accordingly.

60. For pre-judgment in favor of Plaintiff in an amount to be determined at trial.

61. For expenses of suit incurred herewith

62. For reasonable attorney's fee, and such other relief as the Court may deem just and proper.

CONCLUSION

63. The Defendant in this case has displayed that the Criminal Justice System is bias. The District attorney's office uses unlawful tactics to falsely imprison victims because of the advantageous immunity that protects them. This case will display the unlawful prosecutorial tactics that are used to falsely imprison innocence victims.

The Defendant's actions in this case have clearly confirmed the notion that any citizen can be victimized by corrupted law enforcement personals, prosecutors and people who hold certain positions in governmental agencies.

64. The Plaintiff hopes and pray that this court will duly enforced the proper judicial laws to hold the Defendant accountable for all the above stated actions. And that no one is above the law regardless of one's acquired position. People who hold certain positions in governmental agencies must know that, having access to vital information about a person doesn't permit one to abuse authority and manipulate with accessible information for destruction of one's life.

We claim to be a nation of law and order, but our actions and legal system are set up to destroy innocent lives. The Criminal Judicial System is practically a joke, the penitentiary system is a major business that is aimed to enslave innocent victims for profitability, which is nothing but the new era of modernized enslavement.

1 Who looks after the innocent citizen when the Judicial System
2 is set up to victimize and enslave its citizens? I pray this court
3 will prove me wrong that; there is still justice that prevails in
4 some parts of our legal system.

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14 DATED: January 6, 2014
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LILY ALPHONSIS

In Pro Per

TO CLERK OF THE UNITED STATES DISTRICT COURT FOR THE CENTRAL DISTRICT OF CALIFORNIA:

312 North Spring Street

Los Angeles, CA 90012

January 12, 2014

Dear Sir/Madam:

I am a US citizen that has been unlawfully detained by ICE. I am currently detained at 13502 Musick Road, Irvine, CA 92618. I am fighting for my legal right as a born US citizen that has been unlawfully detained. I have attached 3 litigations for your filing.

Kindly let me know how I can obtain copies of each litigation to serve the opposing parties.

I would truly appreciate your assistance in this matter, as I do not have any legal representation who is assisting me in this matter. I am in Pro se in all three litigations. Please help.

Truly yours,



Lily Cassandra Alphonsis

Bk. No.2805061

13502 Musick Road

Irvine, CA 92618

January 12, 2013.

CERTIFICATE OF SERVICE

TO: United States District Court
for the Central District of California
312 North Spring Street
Los Angeles C.A

IN THE MATTER OF:
LILY C. ALPHONSI
RESPONDENT

CASE No.:
A.077-289-566
Bk. No. 2805061

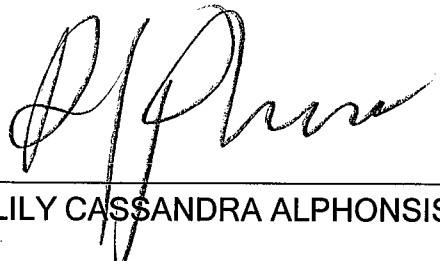
I CERTIFY, I AM SUBMITTING AN ORIGINAL COPY OF THE FOLLOWING DOCUMENTS
REGARDING MY MOTION TO REMAND REQUEST BEFORE THIS COURT:

1. Original Copy of litigation
2. Certificate of Service for Opposing Party/Los Angeles District Attorney's office.

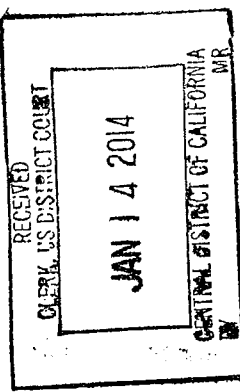
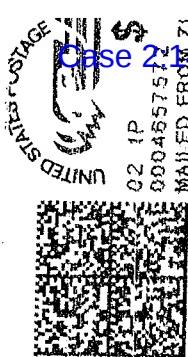
BY PLACING A TRUE AND COMPLETE COPY IN AN ENVELOPE, POSTAGE PREPAID, AND MAILING
IT, ADDRESSED AS FOLLOW:

Lily C. Alphonsis
Boooking No. 2805061
A 077-289-566
James A. Musick Facility
13502 Musick Road
Irvine, CA 92618.

Respectfully Submitted,



LILY CASSANDRA ALPHONSI



Lily C. Alphonso
812 1/2 8050601
13522 Musick Rd
Levine, CA 92018

Legal Mail

United States District Court
for the Central District of California
312 North Spring Street
Los Angeles, CA 90012